	Case 3:07-cv-02100	-DMS-AJB	Document 8-3	Filed 02/05/2008	Page 1 of 6	
1 2 3 4 5 6 7	KAREN P. HEWITT United States Attorn BRUCE C. SMITH Assistant U.S. Attorn California State Bar Federal Office Build 880 Front Street, Ros San Diego, Californi Telephone: (619) 55' E-mail: bruce.smith@ Attorneys for Plainti United States of Ame	ey  No. 078225  ing om 6293 a 92101-8893 7-6963  usdoj.gov  ff				
8	UNITED STATES DISTRICT COURT					
9	SOUTHERN DISTRICT OF CALIFORNIA					
10	UNITED STATES OF AMERICA,		Λ,	Civil No. 07cv2100-DMS(AJB)		
11	Plaintiff, v. ONE 2006 BENTLEY FLYING SPUR SEDAN, CALIFORNIA LICENSE NO. 5GAG721			) TABLE OF CONTENTS FOR EXHIBITS ) IN SUPPORT OF PLAINTIFF'S MOTION ) FOR JUDGMENT BY DEFAULT AS TO ) THE INTEREST OF JEREMY CAO, ) CRAIG LAKE, AND ALL POTENTIAL ) CLAIMANTS		
12						
13			PUR SEDAN, AG721			
14	11					
15		Defendant.		)		
16 17	Exhibits				Pages	
18	Exhibit 1:	Clerk's Ent	ry Of Default filed	1.1/30/07	13	
19	Exhibit 1:	Clerk's Entry Of Default filed 1/30/07  Declaration Of Bruce C. Smith In Support Of Motion For Default Judgment				
20	Lamon 2.					
21						
22						
23						
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	l					

## **EXHIBIT ONE**

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Document 7

Filed 01/30/2008

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## United States District Court

SOUTHERN DISTRICT OF CALIFORNIA

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Unitea	States	OT	America	

Plaintiff.

Civil No.
DEFAULT

07cv2100-DMS-AJB

VS

Bentley Flying Spur Sedan 2006 Vin#SCBBR53WX6C036543

Defendant,

It appears from the records in the above entitled action that Summons issued on the original Complaint filed on 11/02/07 has been regularly served upon Claimants Jeremy Cao and Craig Lake for the Defendant Bentley Flying Spur Sedan 2006 Vin#SCBBR53WX6C036543; and it appears from the records herein that the Claimants Jeremy Cao and Craig Lake have failed to plead or otherwise defend in said action as required by said Summons and provided by the Federal Rules of Civil Procedure. Now, therefore, the DEFAULT is entered against Claimants Jeremy Cao and Craig Lake

**Entered On:** 

1/30/08

W. SAMUEL HAMRICK, JR., CLERK

By:

s/ L Odierno

Deputy

## **EXHIBIT TWO**

F	ı							
1	KAREN P. HEWITT United States Attorney							
2	BRUCE C. SMITH Assistant U.S. Attorney							
3	California State Bar No. 078225 Federal Office Building							
4	880 Front Street, Room 6293 San Diego, California 92101-8893							
5	Telephone: (619) 557-6963 E-mail: bruce.smith@usdoj.gov							
6	Attorneys for Plaintiff							
7	United States of America							
8	UNITED STATES DISTRICT COURT							
9	SOUTHERN DISTRICT OF CALIFORNIA							
10	UNITED STATES OF AMERICA,	Case No. 07cv2100-DMS(AJB)						
11	Plaintiff,	DECLARATION OF BRUCE C. SMITH IN SUPPORT OF MOTION FOR DEFAULT						
12	v.	) JUDGMENT						
13	ONE 2006 BENTLEY FLYING SPUR SEDAN, CALIFORNIA LICENSE							
14	NO. 5GAG721 ) VIN SCBBR53WX6C036543, )							
15	ITS TOOLS AND APPURTENANCES,							
16	Defendant.	) )						
17		) ) .						
18	I, Bruce C. Smith, declare:							
19	·	s Attorney primarily responsible for the prosecution						
20		1. I am the Assistant United States Attorney primarily responsible for the prosecution of this case. I have prepared this Declaration based upon my review of the Court's docket and the						
21	file maintained by the U.S. Attorney's office with respect to this case.							
22	2. On November 2, 2007, a Complaint for Forfeiture was filed in the above action in							
23	the United States District Court for the Southern District of California against the above defendant.							
24	On January 11,2008, the defendant was seized and arrested by the United States Secret Service,							
25	who thereafter took possession and custody of the defendant, pursuant to the Court's Order							
26	appointing the United States Secret Service as custodian, dated November 5, 2007.							
27	11 0	, , , , , , , , , , , , , , , , , , ,						
28								

This motion is based on the files and records of this case, including the Clerk's Entry of Default dated January 30, 2007, (Government's Exhibit 1) as well as the attached Memorandum of Points and Authorities and Declaration of Bruce C. Smith (Government's Exhibit 2).

DATED: February 5, 2008.

Respectfully submitted,

KAREN P. HEWITT United States Attorney

s/Bruce C. Smith

BRUCE C. SMITH
Assistant U.S. Attorney
Attorneys for Plaintiff
United States of America
E-mail: bruce.smith@usdoj.gov